TENNESSEE GENERAL ASSEMBLY FISCAL REVIEW COMMITTEE



February 24, 2017

FISCAL NOTE

SUMMARY OF BILL: Establishes that a public entity or a nonprofit entity acting upon permission from a public entity, each have the authority to take and exercise proper and appropriate measures and means for the renovation of a memorial under their care. Establishes that heritage protection statutes, pursuant to Tenn. Code Ann. § 4-1-412, do not apply to any memorial that has reached the end of its useful life and is approved for demolition by the State Building Commission.

ESTIMATED FISCAL IMPACT:

NOT SIGNIFICANT

Assumptions:

- This bill clarifies that, in addition to the responsibility a public entity or nonprofit entity has to maintain a memorial regarding care, preservation, protection, or restoration, such entities also have the authority to take proper means and measures for the renovation of any such memorial.
- This will not alter the current authority of any such public entity or nonprofit entity regarding their authority over any such memorial, but clarifies the authority already provided to such entities.
- Exempting from heritage protection statute those memorials which have reached the end of their useful life and have been approved for demolition by the State Building Commission is not estimated to have any significant impact on the current processes by which memorials become subject to demolition.

CERTIFICATION:

The information contained herein is true and correct to the best of my knowledge.

Krista M. Lee, Executive Director

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